# FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLAPATIONS

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

PWLLP FORM

	SSTITUTE/SUPP ECLARATIONS			FOR PATENT			ARK OFFICE		
									1
		/ declare that my reside: le inventor (if only one n							
		claimed and for which					mor (n piura nai	nes ale nater	•
		MANAGING ENERGY					ROTOCOL STAT	E MACHINE	S
		ch (CHECK applicable E							
	is attached heret	o. ————————————————————————————————————							
BOX(ES) ->	B. Was filed on		as	s U.S. Applicat	ion No	1			
		PCT International	Application N	No. PCT/		on			
		olication) was amended							
		nderstand the contents of the							
		e all information known to n 19(a)-(d) or 365(b) of any fi							y Class
		other country than the Unit							entor's
		n, filed by me or my assign				application a	ind having a filing d	ate (1) before t	hat of
ne application on Wi	nich phority is claime	d, or (2) if no priority claime	a, perore me rung	date of this app	ecation:				
RIOR FOREIGN	APPLICATIONS	i)		Date first	Laid-	Date Pa	atented		
Vumber	Country	Day/MONTH/Y	ear Filed		Published			ority NOT Cl	aimed
		x at bottom and continue							
		mestic priority benefit unde re or below and, if this is a							
		in such prior applications, I							
efined in 37 C.F.R.	1.56 which became	available between the filing	date of each such	n prior application	n and the natio	nal of PCT	international filing o	date of this	
ipplication:									
20100115 000	NASIONAL NONE	ROVISIONAL AND/OR	DOT ADDITION	TION(S)		Status	Pric	ority NOT CI	aimed
	(series code/serie		NTH/Year Filed		pending :		دين d, patented	MILY NOT OF	attited
****	100,1,00		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5	B.G. I S. II. S.				
3									
		e herein of my own knowled							
urther that these st	atements were made	with the knowledge that will	iful false statemer	nts and the like s	o made are pi	inishable by	fine or imprisonme	ent, or both, un	der
Section TUDY of Title	e 18 of the United Sta	ites Code and that such will	irui raise statemen	us may jeopardiz	ze the vanuity	otrue abbix	sation or any patent	. 65020 (112 60	1)
and i hereby appoin	it Pillsbury Winthrop I	LP, Intellectual Property G	roup, 725 So. Flat	ueroa Street, Sui	ite 2800, Los A	Angeles, CA	90017-5406, telep	number	(213)
488-7100 (to whom	all communications a	ire to be directed), and the l	below-named pers	sons (of the same	e address) ind	lividually and	d collectively my att	ornays to pros	ecute
his application and	to transact all busine	ss in the Patent and Traden	nark Office conne	cted therewith ar	nd with the res	ulting paten	i, and I hereby auth	norize them to	delete 7/
ramesinumpers bei	low or persons no ion hich first candaleant t	ger with their firm and to ac his case to them and by wh	a sno rely on insti-	occions nom acco v declare that I h	ave consenter	t after full di	sciosure to be repre	esented unless	/until I
		torney in writing to the cont		, acolaro char, is					
Paul N. Kokulis	16773	Dale S. Lazer	28872	Mark G. Peuls		30793	W. Patrick Beng	,	32456
Raymond F. Lipp		Paul E. White, Jr.	32011	Stephen C. G		31361	Jack S. Barufka		37087
G. Lloyd Knight	17698	Glenn J. Perry	28458	Paul F. McQua		31542	Adam R. Hess		41835
Carl G. Love	18781	Kendrew H. Cotton	30368	Ruth N Mordu		3104 <del>4</del> 27248	William P. Atkir Paul L. Sharer	ns	38821 36004
Kevin E. Joyce	20508 18221	G. Paul Edgell Lynn E. Eccleston	24238 35861	Richard H. Za Roger R. Wis		31204	James R. Their	1	31710
George M. Sirilla Donald J. Bird	25323	Timothy J. Klima	34852	Jav M. Finkels		21082	Peter Lam	•	44855
Peter W. Gowdey		David A. Jakopin	32995	Michael R. Dz		36787	Gene i. Su		45140
Alan K. Aldous	31905	Robert D. Anderson	33826	Joseph R. Bot		36458	Richard C. Cal	derwood	35468
Jeffrey S. Draege		Cynthia Thomas Faat		Sean Fitzgera		32027	Seth Z. Kalson		40670
David J. Kaplan	41105	Charles A. Mirho	41199	Leo V. Novako	oski	37198	Naomi Obinato		39320
Thomas C. Reyn		Kenneth M. Seddon	43105	Mark Seeley		32299	Steven C. Skal		36279
Howard A. Skaist		Steven C. Stewart	33555	Raymond J. V		34752	Robert G. Wink		37474
Charles K. Young		Thomas Raleigh Lane		Calvin E. Well	IS	43256	Charanjit Brah		46574 47520
Steven W. Smyrs		Eric S. Chen	43542	Jay C. Chiu	151	47308	Keyvan Davou	oian	4/520
(1) INVENTOR'S		( Syland)		YAVATE	Date:	- <del></del> ',	17102		
	Rajendra			YAVAIF	VAR.	<del></del>			
		First	Middle Initial				mily Name	<del></del>	
Residence	Portland		OR			υ	SA		
	· · · · · · · · · · · · · · · · · · ·	City	1	State/Foreign Co	untry		Country o	f Citizenship	
Post Office Addr	ess	17134 NW Countryrid	ge Drive						
(include Zip Code		97229							
	e)	91229							
		91223					4.		
(2) INVENTOR'S	SIGNATURE:	Kahh			Date:	1 1/1	4/02		
		Kath		KRISHN	Date:	1 1/	7/02		
(2) INVENTOR'S	SIGNATURE:	Kafihr First	Middle Initial	KRISHN			7/02 mily Name		
	SIGNATURE:	Kath	Middle Initial	KRISHN		Fa			
	SIGNATURE: Lakshman	Kath		KRISHN State/Foreign Co	IAMURTHY	Fa	mily Name Idia	f Citizenship	
	SIGNATURE: Lakshman Portland	Klafshr	OR		IAMURTHY	Fa	mily Name Idia	f Citizenship	

FOR ADDITIONAL INVENTORS, "X" box and proceed on the attached page to list each additional inventor. See additional foreign priorities on attached page (incorporated herein by reference).

Atty. Dkt. No. 81674-249728

### PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

#### PATENT LAWS 35 U.S.C.

#### §102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless-

- (a) The invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or

M

(f)

(g)

TU

- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months\* before the filing of the application in the United States, or
  - the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
  - he did not himself invent the subject matter sought to be patented, or
  - Before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

#### §103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

<sup>\*</sup> Six months for Design Applications (35 U.S.C. 172).